## Case 3:07-cv-00632-MHP Document 21 Filed 04/04/07 Page 1 of 4

-	REGINALD TERRELL (CA. Bar. 127874)
2	The Terrell Law Group 223 25 <sup>th</sup> Street
3	Richmond, California 94804 510-237-9700
4	510-237-4616 (fax) Email: reggiet2@aol.com
5	
6	DONALD AMAMGBO (CA. Bar. 164716) Amamgbo & Associates
7	Oakport, Suite 4900 Oakland, California 94621
	510-615-6000 (phone) Email: donald@amamgbolaw.com
8	
9	Attorneys for Julian Carroll and the Proposed Class
10	FELICIA Y, FENG (CA. BAR. 184346) MCKENNA LONG & ALDRIDGE LLP
11	101 California Street, 41st Floor San Francisco, California 94111 Telephone: (415) 267-4000
12	Telephone: (415) 267-4000 Facsimile: (415) 267-4198 Email: ffeng@mckennalong.com
13	DAVID L. BALSER (GA BAR NO. 035835)
14	(PRO HAC VICE) NATHAN L. GARROWAY (GA. BAR NO. 142194)
15	(PRO HAC VICE) McKENNA LONG & ALDRIDGE LLP
16	303 Peachtree Street, N.E., Suite 5300 Atlanta, GA 30308
17	Telephone: (404) 527-4000 Facsimile: (404) 527-4198
18	Email: dbalser@mckennalong.com
19	Attorneys for Defendant AT&T Mobility f/k/a Cingular
20	Wireless LLC
21	
22	
23	
24	
25	
26	
27	
28	

MCKENNA LONG & ALDRIDGE LLP ATTORNEYS AT LAW SAN FRANCISCO STIPULATION TO EXTEND TIME CASE NO. 3:07-cv-632 MHP

1	UNITED STATES DISTRICT COURT		
2	NORTHERN DISTRICT OF CALIFORNIA		
3			
4	JULIAN CARROLL, on behalf of himself	CASE NO. 3:07-cv-632 MHP	
5	and all others similarly situated and on behalf of the general public,		
6	Plaintiffs,	THIRD STIPULATION TO EXTEND TIME TO ANSWER, MOVE AGAINST,	
7	v.	OR OTHERWISE RESPOND TO PLAINTIFFS' COMPLAINT PURSUANT	
8	•	TO NORTHERN DISTRICT LOCAL RULE 6-1(A)	
9 10	AT&T MOBILITY LLC F/K/A CINGULAR WIRELESS LLC; and DOES 1 TO 150, inclusive,		
11	Defendants.		
12			
13	<u>STIPULATION</u>		
14	WHEREAS, Plaintiff Julian Carroll ("Plaintiff") filed the above-entitled action in		
15	California Superior Court for the County of San Francisco on or about December 21, 2006;		
16	WHEREAS, Defendant AT&T Mobility LLC f/k/a Cingular Wireless LLC		
17	("Defendant") removed the above-captioned matter to the United States District Court for the		
18	Northern District of California on January 31, 2007;		
19	WHEREAS, pursuant to the previous stipulation between the parties, the Defendant must		
20	answer, move against, or otherwise respond to the Complaint no later than March 30, 2007;		
21	WHEREAS, under Northern District Local Rule 6-1(a), parties are permitted to "stipulate		
22	in writing, without a Court order, to extend the time within which to answer or otherwise respond		
23	to the complaint provided the change will not alter the date of any event or any deadline		
24	already fixed by Court order." This extension does not alter the date of any event or any deadline		
25	already fixed by Court order.		
26			
27			
28			

MCKENNA LONG &
ALDRIDGE LLP
ATTORNEYS AT LAW
SAN FRANCISCO

## Case 3:07-cv-00632-MHP Document 21 Filed 04/04/07 Page 3 of 4

1	THEREFORE, IT IS HEREBY STIPUL	THEREFORE, IT IS HEREBY STIPULATED, by and between the parties through		
2	their undersigned counsel, that Defendant shall answer, move against, or otherwise respond to			
3	Plaintiffs' complaint no later than May 30, 2007.	Plaintiffs' complaint no later than May 30, 2007.		
4	1			
5	5			
6	Dated: March 30, 2007 /s/ Reg	inald Terrell (w/ express permission)		
7	REGIN	IALD TERRELL (CA. Bar. 127874) rrell Law Group		
8	223 25	th Street		
9	510-23	ond, California 94804 7-9700 7-4616 (fax)		
10	)	7-4616 (fax)		
11	1 Amam	LD AMAMGBO (CA. Bar. 164716) gbo & Associates		
12	2 Oaklar	rt, Suite 4900 d, California 94621		
13	510-61	5-6000 (phone)		
14	Attorno	eys for Julian Carroll and the Proposed Class		
15				
16	Dated: March 30, 2007  /s/ Feli FELIC MONT	cia Y. Feng IA Y. FENG (CA. BAR. 184346)		
17	7   101 Ca	NNA LONG & ALDRIDGE LLP lifornia Street, 41st Floor ancisco, California 94111		
18	"	one: (415) 267-4000		
19	Email:	ffeng@mckennalong.com		
20	NATH	O L. BALSER ( <i>Pro Hac Vice</i> ) AN L. GARROWAY ( <i>Pro Hac Vice</i> )		
21	1 McKE 303 Pe	NNA LONG & ALDRÌDGE LLP achtree Street, N.E., Suite 5300		
22	2 Atlanta Teleph	a, GA 30308 one: (404) 527-4000		
23	Facsin	ile: (404) 527-4198 dbalser@mck_argl <b>bls:TiR</b> /		
24	4 Attorna	eys for Defeydant AT&T Mobility LIO Xk/a		
25	5 Cingul	ar Wirks, LLC		
26	6 April 3, 2007	IT IS SO ORDERED		
27	7	Mar Patel		
28 NG &		Judge Marilyn H. Patel		
LP Law co	- 3 -	CASE NO. 3:07 W 39 MHP		
1	ATLANTA-#4896002-v1-Extension_Stipulation_#3.DOC	CASE NO. 3:07 W 99 MHP		

McKenna Lond Aldridge LLI ATTORNEYS AT L SAN FRANCISCO

## PROOF OF SERVICE

I am a citizen of the United States and employed in the County of San Francisco, California. I am over the age of eighteen years and not a party to the within-entitled action. My business address is 101 California Street, 41<sup>st</sup> Floor, San Francisco, California 94111.

On March 30, 2007, I electronically filed the:

Third Stipulation to Extend Time To Answer, Move Against, Or Otherwise Respond To Plaintiffs' Complaint Pursuant to Northern District Local Rule 6-1(A)

with the Clerk of the United States District Court - Northern District of California, via the Court's electronic court filing system (ECF). The Court will generate email notification to all attorneys of record participating in this case via ECF. Participating attorneys are:

Reginald Von Terrell, Esq., The Terrell Law Group Felicia Y. Feng, Esq., McKenna Long & Aldridge LLP

For those served by U.S. Mail, I am readily familiar with this firm's practice for collection and processing of correspondence for mailing with the U.S. Postal Service. On this date I placed with this firm at the above address for deposit with the U.S. Postal Service, a true and correct copy of the document stated above, in a sealed envelope, postage fully paid, addressed as follows:

Donald Amamgbo, Esq. AMAMGBO & ASSOCIATES PLC 7901 Oakport Street, Suite 4900 Oakland, CA 94621-2089

Following ordinary business practices, the envelopes were sealed and placed for collection and mailing on this date, and would, in the ordinary course of business, be deposited with the United States Postal Service on this date.

I declare under penalty of perjury under the laws of the State of California that the above is true and correct.

Executed on March 30, 2007, at San Francisco, California.

Gina Paronelli

28

MCKENNA LONG &
ALDRIDGE LLP
ATTORNEYS AT LAW
SAN FRANCISCO

-4-